09/990,678

Attorney Docket No. 13599 2010-045

## REMARKS

## I. Specification Amendments.

The specification has been amended for clarity and to correct obvious errors. As detailed below, these amendments do not add new matter. Entry of these amendments is respectfully requested.

Structures A and B on pages 11 and 12 have been amended to label the rings as "A" and "B" rings. This amendment is made for clarity and does not add new matter.

The specification, page 12, line 22 is amended to correct an error in referring to the above Structures A-C, which do not show dotted lines. Structures A and B have been amended to label the rings as "A" and "B", the amendment to this paragraph reflects this change. This amendment is made for clarity to correct an obvious error. This amendment does not add new matter.

## I. Response to Restriction Requirement.

In response to the Restriction Requirement dated January 7, 2004, the Applicants hereby elect Invention I, claims 1-27, without prejudice to pursue the non-elected claims at a future date in this or in another application. Additionally, the Applicant requests that the Examiner consider rejoinder of non-elected claims as appropriate should allowable subject matter be found among the elected claims.

The Commissioner is hereby authorized to charge payment of any fee associated with this communication, including any fee for extension of time to respond, to Deposit Account No. 19-2090.

Respectfully Submitted, SHELDON & MAK PC

Date: January 9, 2004

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